



## HELP THE EARTH —AND THE— EARTH WILL HELP YOU

We make fertilizer for every product and put on the market only what has been proven of real value. Let us know the purpose for which you want soil helps and we will supply you.

Address us

Pacific Guano and Fertilizer Co.  
Honolulu, H. I.

## CANADIAN PACIFIC RAILWAY

The Famous Tourist Route of the World.

In Connection With the Canadian-Australian Steamship Line Tickets are Issued

TO ALL POINTS IN THE UNITED STATES AND CANADA, VIA VICTORIA AND VANCOUVER

Mountain Resorts:  
BANFF, GLACIER, MT. STEPHENS  
AND FRASER CANYON  
EMPRSS LINE OF STEAMERS  
FROM VANCOUVER.

Tickets to All Points in Japan, China, India and Around the World.  
For Tickets and general information

Apply to—

THEO. H. DAVIES & CO., LTD  
Agents Canadian-Australian S. S. Line.  
Canadian Pacific Railway.

Castle & Cooke Co., Ltd  
Honolulu, T. I.

## Commission Merchants

### Sugar Factors

Ewa Plantation Co.  
Wailua Agricultural Co., Ltd.  
Apokas Sugar Co., Ltd.  
Fulton Iron Works of St. Louis.  
Use Steam Pumps.  
Weston's Centrifugals.  
Coke and Wilcox Boilers.  
Green's Fuel Economizer.  
Marsh Steam Pumps.  
Matson Navigation Co.  
Planters' Line Shipping Co.  
Kohala Sugar Co.

## Bank of Hawaii

LIMITED.

Incorporated Under the Laws of the Territory of Hawaii.  
PAID-UP CAPITAL ..... \$600,000.00  
SURPLUS ..... 100,000.00  
UNDIVIDED PROFITS ..... 157,592.92

OFFICERS:  
C. H. Cooke, President  
E. D. Tenney, Vice-President  
F. B. Damon, Cashier  
G. G. Fuller, Assistant Cashier  
R. McCarrison, Assistant Cashier  
DIRECTORS: C. H. Cooke, E. D. Tenney, A. Lewis, Jr., E. F. Bishop, F. W. Macfarlane, J. A. McCandless, C. H. Atherton, Geo. R. Carter, F. B. Damon, F. C. Atherton, R. A. Cooke

COMMERCIAL AND SAVINGS DEPARTMENTS.  
(secretary).  
Strict attention given to all branches of Banking.

JUDD BLDG., FORT ST.

Castle & Cooke Co., Ltd

## Life and Fire Insurance Agents

General Insurance Agents, representing New England Mutual Life Insurance Company of Boston.

Actus Fire Insurance Co.  
—ATTENTION—  
We have just accepted the Agency for the

—and—  
The Protector Underwriters of the Phoenix of Hartford.

These are also among the Best of Honor in San Francisco

## CATHOLICS OFFER NOMINATION TO THE PRESIDENT

MEXICO CITY, August 13.—It was reported in the city yesterday that the Catholic party of Mexico will offer Francisco Leon De La Barra, now provisional president, the nomination for president.

It is asserted that in case President De La Barra refuses the offer that Francisco Madero, the candidate of the revolutionary party for president, will be the second choice of the Catholics.

A formal denial was made by leaders of the Catholic party yesterday that they intend ruling the country through the church.

TO CURE A COLD IN ONE DAY  
Take Laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure.  
E. W. Grove's signature is on each box.  
—KID MEDICINE CO., St. Louis, Mo.

## RELIEF VESSELS MADE IT WORSE

CAPTAIN BRAY SURPRISED THE  
SALVERS WITH HIS  
TESTIMONY.

All the time of the district court yesterday was taken with the hearing of the Celtic Chief case, Captain Weisbach being on the stand during the morning session and Captain Bray of the quarantine service occupying the time of the court during the afternoon.

The testimony of Captain Weisbach had to do mostly with the position of the vessel and the danger to the salving boats.

Captain Bray in his testimony of the afternoon made out a statement which was a surprise to the counsel for the Miller Salvage Company and Inter-Island Company, and that was to the effect that the wash from the propellers of the tug and steamers which had lines on the wreck had much to do with sending it farther on the reef.

Asked to explain, Captain Bray stated that when he went alongside the Celtic Chief with the quarantine launch the wash from the propellers of the towing craft was so strong that he had hard work to maneuver and not be swept over the reef.

He stated that the launch was an eight-knot boat and has twenty-five horsepower, and with all the power being used he was just able to get away from the stranded vessel.

In his opinion this strong wash of water had a great deal to do with sending the Celtic Chief farther over the reef, as it continued hour after hour.

There were several spirited arguments between Attorneys Olson and Magoon over questions which the latter put to the witness and one question in regard to the ability of the Miller anchor to pull the ship from the reef, providing sufficient power was used, was put over until this morning when it will be asked in more detail by Attorney Magoon.

Attorney Olson objected to the question on the ground that Captain Bray was not competent to testify on this point, and by questions to the witness brought out the fact that he did not know the tonnage of the vessel nor the amount of cargo she had on board.

Mr. Olson claimed that not knowing these facts rendered the witness unable to testify as to the amount of power necessary to pull the vessel off or if the anchor in question would do it.

The point of whether the vessel would come off easier when she was on top of the reef or after she had worked a cradle for herself in the coral, was answered by the witness as his opinion she would come off easier in the latter case.

Court adjourned until this morning when the hearing will be resumed.

## WELL KNOWN JAPANESE AUTHOR COMING

Dr. Inazo Nitobe, principal of the First High School and author of the well known "Bushido," is the first Japanese scholar to fill the chairs of exchange professor at American universities. He will sail in October for America, to lecture at six universities: Yale, Virginia, Johns Hopkins, Columbia, Minnesota and Illinois.

"I readily accepted," he said to a Japan Times representative, "this opportunity to lecture in America. It was not, however, because I thought that I was the most suitable person for this important and responsible mission. I could name some scholars who are far better qualified for the task. Unfortunately, however, they are not engaged in academic work and their business or profession does not allow them to assume this responsibility. I did not hesitate to comply with the government's request, because I thought this was no time to let mock humility have its way, inasmuch as everything is wanted at present to preserve and strengthen the friendly feeling between America and our country."

"I am to stay and lecture for six weeks at each University, so, allowing some time for the journey, I shall stay there about a year. The plan is to give a formal lecture twice a week and some informal talks by way of conference. Besides, I expect I shall have to lecture at the invitation of chambers of commerce and other bodies. I have not had time to decide definitely upon the subjects, except two or three; but they will be general ones rather than special; for instance, a general outline of Japanese history, a small amount of geography with it; economic conditions in Japan; review of relationship between America and Japan; social questions of modern Japan; what is Japan doing in Manchuria and China. As the government understood, though, my pronunciation and enunciation of English words are very defective. To remedy this fault of mine to a degree, I shall take lessons in speaking over there. This being the case, of course I do not hope to attain such success as American and German professors have in the same capacity as I am to fill. I doubt whether I am qualified for this tremendously responsible mission. Perhaps, Americans expect to hear lectures given in broken English. If I tell them true facts about Japan, I shall be satisfied."

Mrs. Nitobe will accompany the doctor on the trip. Their itinerary brings them back in October or September next year.

The Georgia senate unanimously passed a resolution calling for an amendment to the federal constitution to prevent the practice of polygamy.

## LAWYERITIS IS NOW EPIDEMIC IN KAILUA

McBRIDE AND LIGHTFOOT SHOW  
NATIVES HOW THEY DO IT  
IN HONOLULU.

(Mail Special to The Advertiser.)

HILLO, Aug. 11.—Sheriff Sam Pua, Manager J. L. Daniels of the coffee company at Keokea, South Kona, Claudius McBride, his attorney, and a Filipino, named Ricardo del Rosario, are the chief actors in a thrilling drama, which is being unfolded at Kailua, the circuit court being the stake. During the course of the events the sheriff has been charged with assaulting his prisoner, and McBride has instituted habeas corpus proceedings.

Ricardo is being held on a charge of assault with a weapon, arising from an affair which happened at Keokea. The defendant has already pleaded guilty to one charge arising out of his fight and has served two months in jail therefor. The petitioner says he appears as such because Ricardo is being held excommunicado by Pua, and further because Ricardo was formerly in his employ.

The rest of the facts of the case are not quite so plain, as, owing to the distance, it has been impossible to obtain full details. It is, however, certain that Sheriff Pua was brought before Judge Matthewsman on a charge of having maltreated Ricardo while that gentleman was in his custody, presumably on some motion based on the grounds that the sheriff was not a proper person to hold the defendant. This attempt appears to have failed in the past. In a letter to Heers, Pua says that he appeared in his own behalf and cleared himself in good shape. There was considerable amusement, he adds.

### Lightfoot Busy, Too.

Pua has other troubles on his hands as well, for unless he leaves Pak Kee Hong alone, says Attorney Lightfoot, of Honolulu, he will have an action for damages brought against him.

Pak Kee Hong is a Korean from Kau. He was arrested a few months ago on a charge of having committed perjury in a civil case before the Kailua circuit court. The sheriff brought him to Hilo to stay in the local jail until he could face Judge Matthewsman at the next term of the court.

Some time later Lightfoot arrived in Hilo from Honolulu. He had been retained by a Korean association to look after Pak. Veiled charges of cruelty on the part of the police towards the prisoner were hinted at, and then Lightfoot returned to Honolulu, stating that he would appear before Judge Matthewsman when Pak came before him.

Lightfoot asked Pua what was the amount of bail fixed in Pak's case. The sheriff said it was a thousand dollars, and Lightfoot wanted to be a surety himself, and "phoned Judge Matthewsman. He turned around and told them that Matthewsman said it was all right.

Later Pua went to Kona with his prisoner, and there, it appears, he found out that the bail was \$2500. Matthewsman is said to have declared that he never sanctioned the \$1000 bail. Anyhow, a lively mix-up followed, and Pua sent a wireless to Lightfoot, in Honolulu, telling him that bail had been fixed at \$2500, instead of \$1000.

This message brought forth a wall from Lightfoot. He pointed out, in a letter to the sheriff, that bail in the sum of \$1000 had been approved by all the officials, and he wanted to know what right the district magistrate had to fix the bail in the case, anyhow. He ended his note by informing the sheriff that in case he arrested Pak before the \$1000 bail furnished by McDermott was forfeited, an action for damages would follow. Kailua has troubles of its own, for sure.

## CHAIRMAN LOW ON DIGNITY PRECEDENT

MAKES SUPERVISORS NOT ONLY  
SIT UP, BUT STAND UP,  
FOR NOTICE.

Supervisor Eben Low yesterday noon showed that he is a parliamentarian from the word go, for while he was chairman pro tem of the meeting of the board of supervisors, in the absence of Mayor Fern, he told his colleagues in no unmistakable terms that they must arise and address the chair in the proper manner if they wished to be recognized.

Mayor Fern is confined to his home with a troublesome cold on his nose, and as the supervisors must pass the payroll one of their number was necessarily appointed to the chair.

After some discussion, it was Low who was decided upon, none of the others thinking they could perform the duties of Hixson in proper shape. Low made the most of his brief authority and failed to recognize anyone who did not address him in the proper manner.

He said to his colleagues that if they expected to be recognized they must stand and address the chair in the proper manner.

There was not much business transacted at the meeting, the payrolls being passed, and then the meeting adjourned because the members were afraid of what the chair would do next.

## CHAMBERLAIN'S COLIC, CHOLERA AND DIARRHOEA REMEDY.

This is unquestionably the most successful preparation that has ever been produced for bowel complaints. Diarrhoea, dysentery, colic and pains in the stomach are quickly cured by it. It can always be depended upon even in the most severe and dangerous cases. In almost every neighborhood there is someone whose life has been saved by it. For sale by Benson, Smith & Co., Ltd., Agents for Hawaii.

## MEMBERS AGREE ON CHURCH LAWS

KAWAIAHAO CONGREGATION  
UNANIMOUSLY ADOPTS IN-  
CORPORATION ARTICLES.

(From Saturday's Advertiser.)

All is serene in Kawaiahao church affairs, the articles of incorporation being adopted last evening as they were submitted by the committee appointed to draw them up, and the board of trustees elected.

The meeting last evening was an adjourned one from Friday of last week, and did not finish its business until ten-thirty o'clock.

At the last meeting the first article was adopted and then there was a wrangle over the second one, which provided for the election of a board of trustees.

### Amendment Made.

It was specified in the article that there should be seven on the board, but an amendment was proposed whereby the number should be increased to eight, two to serve the full term of eight years, and the others in pairs to serve six, four and two years each.

There was considerable discussion over the election of another member, one side claiming that the whole eight should be elected in open meeting, and the other that but one man was necessary to be elected, the other seven already being elected by reason of being named by the committee which drew up the incorporation papers and which had the power of naming the board.

For two hours the argument went back and forth and then it was decided to put it off one week and come to another meeting with everything fixed beforehand.

### Trustees Elected.

This was done, and last evening the whole business of the meeting went off smoothly.

The trustees were elected by vote of the church members present at the meeting and were: Rev. Parker and J. K. Manoh, eight years; E. K. Lillikalani and J. H. Kaleo, six years; William Bredy and Albert Waterhouse, four years; W. O. Smith and Peter Pascol, two years.

Then each article was taken up in turn and passed after a little discussion, the meeting on the whole being an unusually unanimous one.

## PHONEY DAVIS IS IN TROUBLE AGAIN

(From Sunday's Advertiser.)

Were it not for "Phoney" Davis, the officials of the United States court might become lonesome, for he appears before them or gives the prosecuting attorney something to do at regular intervals. Yesterday he was gathered in for buying smuggled goods and was arrested during the morning after an investigation by Assistant Attorney Rawlins.

It seems that Phoney is said to have been purchasing smuggled gin off the ship Alexander Isenberg, which has been in port here for the past two weeks, coming from Hamburg. Sailors on the vessel have taken the old country beverage ashore, it is alleged, and have sold most of it to Davis.

He was arrested on one count only yesterday, but there are other cases of the same nature against him, as he has been reported to have been buying the stuff nearly every day since the vessel arrived.

The last time that Davis was in the Federal court was in connection with harboring a newly-arrived Russian woman for immoral purposes, and that time he received a sentence of several months.

He has appeared in the police court at least once since he was liberated from jail, that in connection with an assault upon a man in this city.

For buying smuggled goods he can be punished by a fine of from fifty to five thousand dollars or imprisonment for two years.

## CAREFUL WORK ON JUDICIARY PLANS

The first draft of the specifications on the completed plans for the judiciary building were received by Superintendent of Public Works Marston Campbell from Architects Ripley & Robinson, yesterday morning. The superintendent will examine them thoroughly at once.

A complete vacuum cleaning system is to be installed in the building, which will be a great improvement over the present oldstyle method which distributes a good deal of dust. The air hose will take the place of the broom and a dozen men will be able to work at one time with hoses, cleaning up the chambers, courts and halls.

Careful attention will be paid to the lighting and there will be no promiscuous spreading about of cords. Yesterday the heads of some of the departments were visited and asked to point out where they will have their desks so that the fixtures can be properly placed and much stringing done away with.

It has not been absolutely decided where the different departments shall go pending the alterations. As already stated, however, most of them will be placed in the old Y. M. C. A. building while one of the courts will be given quarters in the bungalow in the capitol grounds.

"There will be no trouble about quarters; we will have all we need when the time comes," said the superintendent of public works yesterday.

## WHAT'S THE VALUE OF SMASHED FOOT

WORKMAN SUES DREDGING COM-  
PANY FOR TWENTY-FIVE  
THOUSAND DOLLARS.

(From Saturday's Advertiser.)

What's the value of a smashed foot and ankle in cash? Pietro Braidia thinks it is \$25,000, and yesterday his attorney, E. C. Peters, filed suit for that amount against the Hawaiian Dredging Company.

Braidia had his left foot and ankle smashed on November 9 last, when, he says, a careless fellow-employee dropped a large timber, forty-eight feet long, fourteen inches wide and fourteen inches thick upon that portion of his anatomy, crushing it. Pietro doesn't know the name of his fellow-workman, but everybody calls him "Gus."

Plaintiff asserts that the Hawaiian Dredging Company had a verbal contract with him whereby it was agreed that should he be injured the company would furnish all necessary hospital services and careful and skillful medical care. He claims damages from the company, first, on the ground that it showed carelessness and negligence in employing an allegedly incompetent man like "Gus," and, secondly, because, as he asserts, the company failed to provide the necessary hospital services and careful and skillful medical service verbally contracted for. It is claimed on plaintiff's behalf that the company disregarded its duty toward plaintiff and failed to exercise ordinary care and diligence in the selection and employment of competent fellow-workmen and retained "Gus," who, the complaint says, was not competent or careful, but plaintiff was not aware of that at the time "Gus" let the big timber fall two feet onto plaintiff's left foot and ankle.

Plaintiff declares that by reason of the company's negligence with regard to the employment of "Gus," and its subsequent failure to provide the necessary hospital and medical services, he is now permanently injured, and demands \$25,000.

### Appeals to Washington.

Thirty acres in Maunaloa Valley is the prize for which the Kapiolani estate intends to go to the United States Supreme Court at Washington. C. W. Ashford, vice-president and attorney for the estate, yesterday filed with J. A. Thompson, clerk of the Territorial Supreme Court, an assignment of errors in the latter court's recent judgment in the case of the Territory, by Marston Campbell, commissioner of public lands, versus the Kapiolani Estate, Limited.

The land in Maunaloa Valley is valued at \$15,000. Last September the Territory started a suit in the circuit court to eject the Kapiolani estate and a number of Chinese, its tenants, from the premises. Judgment was rendered in favor of the Territory for the possession of the land and \$750 damages. The Kapiolani estate demanded a new trial, which was denied, and the estate appealed to the Territorial Supreme Court, which affirmed the judgment of the circuit court.

On August 3 the estate applied for a writ of error for the purpose of having the judgment reviewed by the United States Supreme Court. Chief Justice A. G. N. Robertson issued an order allowing a writ of error and supersedeas, all further proceedings on the part of the Territory to regain the land being stayed pending the final appeal.

The assignment of errors alleges that the Supreme Court of the Territory erred in sustaining the action of the circuit court which overruled defendant's motion to set aside the returns of service of process and that it erred in sustaining the action of the circuit court below in denying the defendant's motion to set aside judgment by default.

The Kapiolani estate also urges that the Supreme Court erred in sustaining the action of the circuit court in overruling its objection to the case having been tried by Second Judge Whitnev. The estate claiming that, by rule of the circuit court, the cause should have been tried by the third judge. The estate objected to the jurisdiction of Judge Whitney on the ground that he was disqualified to sit because he had been heretofore of counsel for the Territory against the estate. The Supreme Court sustained the action of the circuit judge who overruled the objection and the estate urges that it erred in doing so. A number of other alleged errors are cited.

### Bill of Accounting.

Antonio A. Long, who is suing John E. Colburn for a bill of accounting, filed notice through Attorney E. C. Peters yesterday that on Monday at nine o'clock in the morning, in Judge Whitney's courtroom, application will be made to John Marcellino, referee, to set the time and place of hearing.

Kinney, Prosser, Anderson & Marx, acting for Francisco S. Borges in his suit against Mana Adelaide Bettencourt Brizio De Sequeira Encarnacao, filed notice of appeal to the supreme court from Judge W. J. Robinson's order dismissing the bill in the cause, yesterday.

Judge Robinson has appointed the Bishop Trust Company, Ltd., as administrator of the estate of Mele Hipa, deceased, under a bond of \$1000, on the petition of Mrs. Lulu Johnson, daughter and one of the two heirs of the decedent, the other being David M. Kupieha, son. The estate is valued at \$3600.

### Divorce Cases.

Suekichi Tuiji, who recently secured his release from the immigration station, where he was held to be deported, on a writ of habeas corpus, has started a suit for divorce against his wife, Maryo Tuiji. Charges of adultery are made, particularly with one Watanabe on August 7, 1911. Attorney J. B. Lightfoot represents Tuiji.

Lorin Andrews will represent Mrs. Susan K. Flint in her suit for divorce from Lighthousekeeper Harry K. Flint. Ianoa Nukawa wants a divorce from Takeshi, her husband, on the ground of extreme cruelty. She alleges that on many occasions since their marriage in 1906 the man has cruelly beaten her. They have one child, aged five, who is now with the husband's mother in Japan. J. B. Lightfoot is attorney for the woman.

## GOOD WORK UPON BUSINESS LINES

ANNUAL REPORT OF BISHOP  
STATE IS ENCOURAGING  
DOCUMENT.

(From Sunday's Advertiser.)

Conservatively valued at \$3,058,426.22 is the real and personal property of the Bishop estate in the report of Job Batchelor, the master appointed to examine the twenty-sixth annual account of the trustees, which report he filed in the circuit court yesterday morning. The account covers the year ended July 30 last.

The real property is valued at \$2,238,838.81 and the personal property at \$819,589.41. The real property is divided as follows. In the Island of Oahu, \$1,827,170.64; Hawaii, \$553,790.39; Kauai, \$25,846.78; Maui, \$10,141; Molokai, \$15,888.

The personal property is: Kamehameha schools, \$445,055.74; bonds and notes, \$314,821; maps and surveys, \$38,250.95; rents outstanding, \$5194; bank account, \$15,554.22; office furniture, \$738.50.

### Receipts and Expenditures.

Receipts last year totaled \$293,360.23, which, with \$6247.30 brought forward from last year, makes a total of \$299,607.53. The expenditures were \$284,053.31, so that the balance on hand June 30, was \$15,554.22. The receipts include \$185,593 from sundry tenants, \$58,094 from sales of land, \$15,878 interest, \$13,130 bills receivable, and \$10,583 tuitions Kamehameha schools.

The sum of \$116,525 was spent on the Kamehameha schools last year, bills receivable accounted for \$66,416, taxes paid were \$20,440, investments \$17,012, trustees' commissions \$11,881, land agency \$6930 purchase of lands, \$3820, salaries \$4757. The sum of \$49,674 was employed in making permanent improvements at the Kamehameha schools, in loans, in the purchase of real estate, in the improvement of lands, "in a way calculated to enhance the revenue-producing possibilities of the estate," as Mr. Batchelor puts it.

### Increase of Income.

The accounts show a substantial increase of income, principally derived from rents, over previous years. The master gives the following illuminating statement of the amount of rentals collected each year since 1905: In 1905, \$136,388.64; 1906, \$139,732.30; 1907, \$182,249.16; 1908, \$142,790.71; 1909, \$159,637.96; 1910, \$173,923.47; 1911, \$182,593.41.

The current year's collections show an increase of \$9667.94 over the year previous. This, says Mr. Batchelor, "marks a steady and satisfactory progress of the business of the trust. The substantial increase from year to year tends to show the potential value of the estate as a rental producer, which must be very encouraging to the trustees."

The estate has had an active year in land transactions, in all of which, says the master, "it seems that the trustees have kept constantly in mind the welfare of the estate as well as the community in general. The estate has done much toward the improvement of its city property from a sanitary point of view, and the trustees have endeavored to co-operate in every way with the board of health to this end."

### Kamehameha Schools.

Particularly interesting is the section of the report devoted to the Kamehameha schools, where there are 320 children, ninety-four of whom are girls. The children are of seventeen nationalities—Hawaiian, Irish, American, Norwegian, English, Swedes, French, Scotch, Portuguese, Tahitians, Spanish, Italians, Japanese, Germans, Chinese, Indians and Hebrews.

The new dairy and agricultural building was commenced in the year under review and is expected to be completed before the opening of the new school year. Mr. Batchelor states that "the maintenance and conduct of the schools continue along the lines contemplated by their noble founder. Progress and beneficial results are shown in every way."

### Manual Training.

Here as elsewhere much attention is being devoted to manual training and on this subject the report remarks:

"The conduct of the manual training and shop-work of the boys' school has been placed in the hands of Professor Charles G. Collais, a specialist, who was appointed superintendent of mechanical instruction, and a more systematic course in the industrial branches is being inaugurated than has heretofore been possible. The trustees strongly emphasize the importance of manual training in all its different branches, this being the spirit of the founder's wishes."

The trustees further state that the most pressing wants in the way of building, etc., have been met, and now they feel that they can give more attention to the appearance of the grounds, etc., which includes general repairs to roads, grading and straightening of lines, curves, etc.

### Promising Future.

The report concludes thus: "The trustees are to be commended in constantly and conscientiously bearing in mind, as they have, the high ideals of the founder of these worthy educational institutions, which redound to the founder's credit."

"It should also be observed that the trustees, while progressive and energetic in all their duties connected with the management of the estate, are also conservative within the bounds of reason and safety."

"The management of the estate thus far insures a bright and promising future, particularly for the schools, and for the estate in general."

"I find the accounts not only correct in each and every particular, but that they have been kept and presented in a clear, exact and businesslike manner."

The board of trustees remains unchanged since the last report was filed, its personnel at the close of the year being: William O. Smith, president; Albert F. Judd, vice-president; Samuel M. Damon, treasurer; E. Frazee Bishop, secretary; Alfred W. Carter,